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6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF OREGON – PORTLAND DIVISION	
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9	KATHRYN FIGUEROA,	CASE NO. 3:18-cv-01057
10	,	
11	Plaintiff,	PLAINTIFF'S COMPLAINT FOR DAMAGES:
12	v.	Violation of the Telephone Consumer
13	BANK OF AMERICA, N.A., and DOES 1	Protection Act
14	through 100 inclusive,	
15	Defendants.	
16	COMES NOW Plaintiff Kathryn Figueroa an individual, based on information and belief,	
17	to allege as follows:	
18 INTRODUCTION		
19	1. This is an action for damages brought by an individual consumer for Defendant's	
20	violation of the Telephone Consumer Protection Act 47 U.S.C. §227, et seq. (hereinafter	
21	"TCPA"), which prohibits the use of automated dialing equipment when making calls to	
22	consumers.	
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25	"BANA") for its abusive and outrageous conduct in connection with debt collection activity. 3. While may violations are described below with specificity, this Complaint alleges	
26	violations of the statutes cited in their entirety.	
27	4. The TCPA was designed to prevent calls like the ones described herein, and to protect	
28	the privacy of citizens like Plaintiff, and by enacting the TCPA, Congress intended to give	

consumers a choice as to how corporate entities may contact them and to prevent the nuisance associated with automated or prerecorded calls.

JURISDICTION & VENUE

- 5. This Court has jurisdiction under 28 U.S.C. §§ 1331, 1337, and 1367, and 47 U.S.C. § 227.
 - 6. This venue is proper pursuant to 28 U.S.C. §1391(b).

GENERAL ALLEGATIONS

- 7. Plaintiff Kathryn Figueroa (hereinafter "Plaintiff") is an individual residing in the state of Oregon, and is a "debtor."
- 8. At all relevant times herein, Defendant BANA engaged, by the use of mail, email, and telephone, in the business of collecting a debt from Plaintiff, and a "consumer debt."
 - 9. At all relevant times, Defendant acted as a "debt collector."
 - 10. Plaintiff had taken out an unsecured loan with BANA in approximately 2013.
- 11. The loan Plaintiff took from Defendant BANA was extended primarily for personal, family or household purposes and is therefore a "debt."
- 12. Defendant BANA has been attempting to collect on a debt that originated from monetary credit that was extended primarily for personal, family, or household purposes, and was therefore a "consumer credit transaction."
- 13. Because Plaintiff, a natural person allegedly obligated to pay money to Defendant BANA arising from what Plaintiff is informed and believes was a consumer credit transaction, the money allegedly owed was a "consumer debt."
- 14. Plaintiff is informed and believes that Defendant is one who regularly collects or attempts to collect debts on behalf of themselves, and is therefore a "debt collector.".
- 15. Plaintiff's account was an unsecured loan and Plaintiff began making payments on the accounts.
- 16. Plaintiff began making payments on the loan before she became financially unable to keep up with the monthly payments.
- 17. Defendant BANA began contacting Plaintiff in April of 2018 to inquire about the status of the loan and to collect on the payments that were no longer being made.

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- 18. Plaintiff retained counsel to assist in dealing with BANA debt and to seek some type of financial relief.
 - 19. Counsel for Plaintiff sent the letter of revocation to BANA on or about May 1, 2018
- 20. Plaintiff believes her revocation and representation letter was received by BANA shortly after the May 1, 2018 mailing date.
- 21. Plaintiff informed BANA that she was revoking her consent, if it was ever previously given, to be called on her telephone in May of 2018.
- 22. Plaintiff was frustrated that BANA continued to make unsolicited calls on her cellular telephone after contacting BANA to revoke her consent.
- 23. Plaintiff denies she ever gave her express consent to be contacted on her cellular telephone by automatic dialing machines and pre-recorded messages.
- 24. Defendant BANA continued to contact Plaintiff between approximately May 10, 2018 – May 19, 2018; the type of contact was through phone calls to Plaintiff on her cellular telephone.
- 25. Despite notice being sent Defendant continued to contact Plaintiff on her cellular telephone regarding collection of her outstanding debt.
- 26. BANA ignored Plaintiff's letter of representation and continued to contact her for at least two months following receipt of Plaintiff's letter.
- 27. Despite being aware of Plaintiff's May 1, 2018 revocation BANA continued to contact Plaintiff on her cellular telephone.
- 28. BANA's calls were frequent in nature and continued despite receiving written confirmation that she was revoking any consent that may have been previously given to be called on her cellular telephone.

FIRST CAUSE OF ACTION

(Violation of the TCPA) (47 USC § 227) (Against Defendant and Does 1-100)

- 29. Plaintiff realleges and incorporates herein the allegation in each and every paragraph above as though fully set forth herein.
- 30. Since at least April of 2018 Defendant started calling Plaintiff's cellular telephone requesting that payment be made on the accounts Plaintiff held with Defendant.

- 31. Plaintiff informed Defendant that she was revoking consent to be contacted by BANA in May of 2018.
- 32. BANA continued to call Plaintiff frequently since Plaintiff withdrew her consent to be contacted by an automatic dialing machine.
 - 33. Defendant would contact Plaintiff frequently regarding payment on the accounts.
- 34. Defendant placed the above cited calls using an artificial or prerecorded voice to deliver the collection messages without Plaintiff's prior express consent.
- 35. Defendant contacted Plaintiff on at least 17 (seventeen) separate occasions after Plaintiff informed Defendant she did not wish to be contacted on her cellular telephone and withdrew any prior consent that may have been given.
- 36. All calls placed by Defendant to Plaintiff utilized an "automatic telephone dialing system" as defined by 47 U.S.C. §227(a)(1).
- 37. These calls were made to Plaintiff's cellular telephone and were not calls for an emergency purposed as defined by 47 U.S.C. §227(b)(1)(B).
 - 38. These telephone calls by Defendant, or its agent, violated 47 U.S.C. §227(b)(1)(B).

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment as follows:

- **a.** An award of statutory damages of \$1,500.00 pursuant to 47 U.S.C. \$227(b)(3)(C) for each and every violation.
- **b.** Pursuant to 47 U.S.C. §227(b)(3)(A), injunctive relief prohibiting such conduct in the future.
- **c.** Pursuant to 15 U.S.C. 1692(k) both actual damages and statutory damages in an amount to be proven at trial.

SAGARIA LAW, P.C.

Dated: June 18, 2018

By: <u>/s/ Kyle Schumacher</u>

Kyle Schumacher

Attorneys for Plaintiff

DEMAND FOR JURY TRIAL

Plaintiff hereby demands trial of this matter by jury.

SAGARIA LAW, P.C.

Dated: June 18, 2018

/s/ Kyle Schumacher
Kyle Schumacher
Attorneys for Plaintiff